AMD-04cr029

United States of America v. WILLIE MITCHELL Suppression Hearing Exhibit List

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L, et al	CLERK'S	OFFIC	E	
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NUMBER	ID 2008	ADM 2008	<u>GOVERNMENT</u>
1	8/22	8/22	Affirmation of Brown
		,	·
	,		DEFENDANT SHELLY WAYNE MARTIN
1	8/22	8/22	State's Supplemental Disclosure
			Exhibits attached

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

DRAFT

UNITED STATES OF AMERICA

Criminal No. AMD-04-029

WILLIE MITCHELL, et al.

...000O000...

AFFIRMATION OF JUDGE ROGER BROWN

- 1. I have been a Judge of the Circuit Court for Baltimore City since [8]. In 2003., I retired and assumed senior status [?]. I still try cases by designation.
- 2. Prior to becoming a Circuit Court Judge, I was a Judge in the District Court of Baltimore City from 1985 to 1987.
- writs for detectives to take prisoners out of the places where they are incarcerated for purposes of interviewing them. I have done this on a routine basis for years and know that my colleagues on the Baltimore City Circuit Court bench have done so also. I assume that, since the prisoners are in custody, the detectives give them Miranda warnings. I am aware of no legal or constitutional problem with signing a writ for detectives to interview a prisoner and consider it a routine part of my function as a judge to further police investigations in this way. I am unaware of any legal challenge to the practice of issuing writs for police interviews during my years on the bench.



- 4. The copy of the writ attached as Ex. A is typical of the writs that I and other judges have issued.
- 5. I am familiar with the Circuit Court Clerk's Office's practice of issuing "true test" copies of writs. The Clerk knows the writ has been signed by examining the original writ. However, the clerk signs the "true test" copy in the judge's name, and only the copy leaves the courthouse. This practice was instituted by the Court many years ago, before I was on the bench, to impede forgery of judges' correct signatures.

Date: 10/27/05

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Case 1:04-cr-00029-AMD	Document 43	1 Filed 08/22/08	Page 4 of 4	החתו
STATE OF MARYLAND	*	IN THE	AP;	₹ 17 2003
VS.	*	CIRCUIT	COURT	
SHELLY WAYNE MARTIN	*	FOR		
CASE NO. 102127029, 31,33,35	*	BALTIMO	RE CITY	
* * * * *	* *	* * *	* *	
STATE'S SUE	PPLEMENTAL	DISCLOSURE		799603
Now comes Patricia C. Jess Spicer, Assistant State's Attorney for (h) of the Maryland Rules of Proced disclosures with the following additional control of the control of t	or Baltimore City edure, hereby pro ional witnesses a	y, and in accordance omptly supplements and/or information:	e with Rule 4-263 s the State's prio	n 3 r
1. Originally, when Anthony M. Magginson's house he believed that voice mail message. A discussion of then Mr. Magginson concluded or ca Wayne Martin, and Shawn Gardner's	the heard Shawn courred between ame to believe the	Gardner's brother's he and some family hat he heard Willie I	s ("Plum") on the members and	;
Materials are attached to this	s supplemental di	sclosure		ب د
Materials are available for re Office at a time that is mutually con-		e's Attorney's	·	
I HEREBY CERTIFY that foregoing State's Supplemental D Esquire at 201 North Charles Street,	isclosure was h	and-delivered to I	Harold I. Glaser	
served on the Defendant mailed to the DefendantX_ served on the Defendant's Co mailed to the Defendant's Co				₹ . ·

EXHIBIT

Assistant State's Attorney for

Baltimore City